UNITED STATES DISTRICT COURT

for the

	WESTERN District of NORTH CAROLINA
SUND	In the Matter of the Seizure of (Briefly describe the property to be searched or identify the person by name or address) WARNER CABLE (TWC) E-MAIL ACCOUNT: IED@ADELPHIA.NET THAT IS STORED AT SES CONTROLLED BY TWC, INC.
•	SEARCH AND SEIZURE WARRANT
To:	Any authorized law enforcement officer
	An application by a federal law enforcement officer or an attorney for the government requests the search
of the	ollowing person or property located in the EASTERN District of VIRGINIA
(identify	the person or describe the property to be searched and give its location):
	WARNER CABLE, 13820 SUNRISE VALLEY DRIVE, HERNDON, VIRGINA 20171 L ACCOUNT: SUNDRIED@ADELPHIA.NET
property	The person or property to be searched, described above, is believed to conceal (identify the person or describe the to be seized):
	SEE ATTACHMENT B
proper	
	YOU ARE COMMANDED to execute this warrant on or before
X	in the daytime 6:00 a.m. to 10 p.m. at any time in the day or night as I find reasonable cause has bee established.
taken t	Unless delayed notice is authorized below, you must give a copy of the warrant and a receipt for the property of the person from whom, or from whose premises, the property was taken, or leave the copy and receipt at the here the property was taken.
	The officer executing this warrant, or an officer present during the execution of the warrant, must prepare an ry as required by law and promptly return this warrant and inventory to United States Magistrate Judge
u.s.	Magistrate Judge Dennis L. Howell (name)
of trial	I find that immediate notification may have an adverse result listed in 18 U.S.C. § 2705 (except for delay, and authorize the officer executing this warrant to delay notice to the person who, or whose property, will be dor seized (check the appropriate box) — days (not to exceed 30). — until, the facts justifying, the later specific date of
Date a	d time issued: Tare 10.2016 at 3:43 pm Dennis le Hausel
City ar	d state: Asheville, North Carolina Dennis L. Howell, U.S. Magistrate Judge
	Case 1:10-mj-00039-DLH Document To The doc 100/10/90 Bayer to Cana

ATTACHMENT A

Property to Be Searched

This warrant applies to any information and all documentation maintained and associated with SUNDRIED@ADELPHIA.NET that is stored at premises owned, maintained, controlled, or operated by TIME WARNER CABLE INC. a company headquartered at TIME WARNER CABLE, 13820 Sunrise Valley Drive, Herndon, Virginia 20171.

ATTACHMENT B

PARTICULAR THINGS TO BE SEIZED

I. Information to be disclosed by TIME WARNER CABLE INC. (formally ADELPHIA COMMUNICATIONS):

To the extent that the information described in Attachment A is within the possession, custody, or control of TIME WARNER CABLE INC. is required to disclose the following information to the government for each account or identifier listed in Attachment A:

- a. The contents of all e-mails stored in the account, including copies of e-mails sent to and from the account, draft e-mails, the source and destination addresses associated with each e-mail, the date and time at which each e-mail was sent, and the size and length of each e-mail;
- b. All records or other information regarding the identification of the account, to include full name, physical address, telephone numbers and other identifiers, records of session times and durations, the date on which the account was created, the length of service, the types of service utilized, the IP address used to register the account, log-in IP addresses associated with session times and dates, account status, alternative e-mail addresses provided during registration, methods of connecting, log files, and means and source of payment (including any credit or bank account number);
- c. All records or other information stored by an individual using the account, including address books, contact and buddy lists, calendar data, pictures, and files;

- d. All records pertaining to communications between TIME WARNER CABLE INC. and any person regarding the account, including contacts with support services and records of actions taken.
 - II. Information to be seized by the government:

All information described above in Section I that constitutes fruits, evidence and instrumentalities of violations of 21 U.S.C. § 841 (a) (1) (Illegal distribution of controlled substances); 18 U.S.C. §1341 (Mail fraud); 18 U.S.C. § 1343 (Wire fraud); 18 U.S.C. § 1956 (Money laundering) involving the email account **SUNDRIED@ADELPHIA.NET**, including, for each account or identifier listed on Attachment A, information pertaining to the following matters:

- a) The sale or distribution of illegal drugs;
- b) The possession of illegal drugs;
- c) Information regarding the import or export of illegal drugs;
- d) Information regarding financial transactions associated with sale, distribution, possession, import, export, and pricing of illegal drugs;
- e) Records relating to who created, used, or communicated with the email account and any identifying records or information, including records about the location of any such person.

ATTACHMENT C



V Conne



Sun Dried Poppies Home

Poppy Selections

More Great Vase Fillers

ি Testimonials

View Cart

Shipping

Contact Us

About Us

் Site Map

Here are links to some of our friends

OSpecials



PEPPERBERRIES



MONSTER POPPY HEADS BAG OF 12 Only \$28.70 On SALE for only \$23.50

CASES SHIPPED FREE!



Thank you for visiting Sun Dried Poppies! Buy beautiful, sturdy dried papaver with seeds at wholesale prices, shipped direct from the farm to you. Create gorgeous arrangements with poppy pods in wreaths or with flowers in a vase. Our high-quality pod is grown from seeds imported from Europe and blended with native species to achieve unparalleled beauty!

Customer satisfaction is the key to our success. Word of mouth among designers and floral retailers has resulted in unparalleled growth for us over the past year and yet we always strive to remain close to our customers. We are only an email away, so please consider giving our product a try. We're sure you will be glad to join the growing list of satisfied Sundriedpoppies.com customers. (Click on our testimonials page for customer comments on our products and service.)

Check out the different presentations on the <u>POPPY SELECTIONS PAGE</u> and click on any product that interests you for photos and more information. We invite you to order a few bunches or a case or more, depending on your needs. Once you try our poppy pods we believe you'll come back to Sundriedpoppies.com whenever your projects call for poppies. We know of no finer poppy pods anywhere (no mold on these pods!) and our prices are very competitive because we cut out the middleman. <u>We offer free shipping' when you order by the case.</u> case. *Surcharge for Alaska & Hawaii

Would you like to receive occasional emails about special limited time discounts from Sundriedpoppies.com? Please send us your email address and be sure to check the "add my address" button. We promise we will only email you with special offers that will save you money, no marketing hype. You can unsubscribe at any time.

C	mment:	
	minem.	•
O _I	tions:	☐ Add my address to the mailing list
		Submit
		In the mounter country and the second of 200 persons.
	Search [

UNITED STATES DISTRICT COURT

	fe	or the			ash eville , N.C.
WES	STERN Dis	strict of	NORTH C	AROLINA	JUN 10 2010
In the Matter of the Search (Briefly describe the property to be see or identify the person by name and according to the person by the person by name and according to the person by the per)	Case No	1:10 m) 39	u.s. district court W. dist. of n.c.
TIME WARNER CABLE (TWC) E-MAI: SUNDRIED@ADELPHIA.NET THAT IS PREMISES CONTROLLED BY TWC, II	STORED AT THE)))	Case Ivo.	1.1010001	
API	PLICATION FOI	R A SEA	ARCH W	ARRANT	
I, a federal law enforcement office penalty of perjury that I have reason to be					
located in the EASTERN	District of VIRG	INIA	(identify the person o	or describe property to
be searched and give its location):					
TIME WARNER CABLE, 13820 SUNR E-MAIL ACCOUNT: SUNDRIED@ADE		VE, HER	NDON, VI	RGINA 20171	
The person or property to be sea property to be seized):	rched, described abo	ove, is be	ieved to co	onceal (identify the p	erson or describe the
	SEE ATTACHM	IENT B			
The basis for the search under Fe	ed. R. Crim. P. 41(c)	is (check	one or more	e):	
⊠ evidence of a crime;					
contraband, fruits of crime	e, or other items illeg	gally poss	essed;		
property designed for use,			_	a crime;	
a person to be arrested or	•	•			
The search is related to a violation facts:	on of 21	U.S.C. §	841 A	1 , and the appli	cation is based on these
	SEE ATTAC	CHED AF	FIDAVIT		
○ Continued on the attached	l sheet.				
Delayed notice of	days (give exact en	ding date	if more tha	an 30 days:) is requested
under 18 U.S.C. § 3103a,	the basis of which is	set forth	op the atta	ached sheet.	
	6-10-20	01049	leit (Applicant's Signa	aure C
		Efr	en Buenr	ostro Jr., Spe Printed name and	
Sworn to before me and signed in my pro	esence.				
Date: <u>Sue 10.2010</u>		,	Wemi	in la Marie D Judge's signati	Q ure
City and state: Asheville, North	ı Carolina	Denr	is L. Ho	owell, U.S. Mag	gistrate Judge

IN THE UNITED STATES DISTRICT COURT FOR WESTERN DISTRICT OF NORTH CAROLINA

ASHEVILLE DIVISION

IN THE MATTER OF THE SEARCH OF
INFORMATION ASSOCIATED WITH
SUNDRIED@ADELPHIA.NET THAT IS
STORED AT PREMISES CONTROLLED BY
TIME WARNER CABLE

File No.	
}	

AFFIDAVIT IN SUPPORT OF AN APPLICATION FOR A SEARCH WARRANT

I, Efren Buenrostro Jr., being first duly sworn, hereby depose and state as follows:

INTRODUCTION AND AGENT BACKGROUND

1. I make this affidavit in support of an application for a search warrant for information associated with certain accounts that are stored at premises owned, maintained, controlled, or operated by TIME WARNER CABLE INC., an e-mail provider headquartered at TIME WARNER CABLE, Compliance Team, 13820 Sunrise Valley Drive, Herndon, Virginia 20171. Your affiant was informed that ADELPHIA filed for bankruptcy a few years ago, and some of its assets were acquired by TIME WARNER CABLE and COMCAST in 2006. It was reported that TIME WARNER CABLE handles subpoena requests for ADELPHIA INC. e-mail addresses. The information to be searched is described in the following paragraphs and in Attachment A. This affidavit is made in support of an application for a search warrant under 18 U.S.C. §§ 2703(a), 2703(b)(1)(A) and 2703(c)(1)(A) to require TIME WARNER CABLE INC. to disclose to the government records and other information in its possession pertaining to the subscriber or customer associated with the listed accounts, including the contents of stored communications.

- 2. I am a Special Agent with the Drug Enforcement Administration (DEA), and I am an "investigative or law enforcement officer of the United States" within the meaning of Title 18, United States Code, Section 2510(7), that is, an officer of the United States who is empowered by law to conduct investigations of and to make arrests for offenses enumerated in Title 18, United States Code, Section 2516.
- 3. I am a Special Agent (SA) with the Drug Enforcement Administration (DEA), Atlanta Field Division, currently assigned to the DEA Asheville Post of Duty, North Carolina, which is composed of DEA Special Agents and local law enforcement officers investigating narcotics trafficking offenses. I have been employed as a DEA Special Agent since March 2002, and have participated in numerous investigations concerning the distribution of illegal narcotics. I have received specialized training from the DEA Academy located in Quantico, Virginia, regarding the investigation and identification of narcotics traffickers. Throughout my career, I have conducted physical and electronic surveillance, debriefed confidential sources, participated in the execution of numerous search and arrest warrants, analyzed telephone toll records, and other records relating to narcotics trafficking and money laundering. Outside of work experience and training, I hold a Bachelor of Science, Master of Public Administration, and a Law Degree all concentrating in Criminal Justice. As part of my official duties, I investigate criminal violations of the federal narcotics laws; including but not limited to, Title 21, United States Code, Sections 841(a)(1), 843(b), 846, 848, 853, and 860, and Title 18, United States Code, Sections 1956 and 1957.
- 4. I have received special training in the means and methods utilized by drug trafficking organizations to facilitate their drug trafficking activities. Based on my training and experience, I am familiar with the ways in which drug dealers conduct their drug-related business via the

internet, to include but not limited to their: (a) methods of distributing narcotics; (b) methods of distributing drug proceeds; (c) use of electronic mail; (d) use code words to identify themselves and the nature of the communication used to conduct their drug-related transactions; and (e) the common practice of using technology and internet applications to avoid the tracking of their criminal activities by law enforcement.

5. The facts in this affidavit come from my personal observations, my training and experience, and information obtained from other agents and witnesses. This affidavit is intended to show merely that there is sufficient probable cause for the requested warrant and does not set forth all of my knowledge about this matter.

PROBABLE CAUSE

6. This investigation targets domestic and international sources of supply distributing opium poppy pods (a Scheduled II Controlled Substance) via the internet. "Papaver Somiferum" is the Latin scientific name for the species of opium poppy pods. 21 U.S.C. §802(19) defines "opium poppy" as "the plant of the species Papaver Somniferum L., except the seed thereof" and 21 U.S.C. §802(20) defines "poppy straw" as "all parts (except the seeds) of the opium poppy after mowing." The opium poppy contains morphine and codeine. Most of the morphine is located in the poppy bulb, and reduced amounts of Morphine are located in the stalk. Drug users buy and grind these opium poppies into a powder to be brewed in a tea to extract the opiates. A person makes poppy tea by grinding 3 to 5 poppy pods in a coffee grinder to create a fine powder. The powder is placed into approximately 2 cups of boiling water and removed from the heat to brew. The tea cools for 10 to 15 minutes while the person stirs it occasionally. Lastly, the contents are poured through a strainer into a cup. The used pulp from the strainer can be re-used for a tea that

is about half the strength. This tea is very addictive and several overdose deaths have been reported.

- 7. Additionally, this investigation concerns allegations that the operator of the subject email account is using the internet to distribute controlled substances. The user of the e-mail account has a website named SUNDRIEDPOPPIES.COM, DBA JEFI Corp., which advertises the sale of poppy pods (See Attachment C). Attachment C is a screen shot of the website that SUNDRIED@ADELPHIA.NET uses. The website is being used to facilitate the illegal distribution of Controlled Substances despite the disclaimer that "Sundriedpoppies.com sells all its dried poppies for ornamental purposes only. The use of poppies for any other reason may be harmful and/or illegal. Please respect the laws governing this flower. We make no warranty concerning the fitness or merchantability of any of our products for non-ornamental use or misuse of any kind. We will not answer questions regarding non-ornamental use of poppies, including poppy tea. Ordering from this website constitutes agreement with and acceptance of these terms and conditions and releases Sundriedpoppies.com from any and all liability. We reserve the right to change our policies without notice and to refuse service to anyone." Payments for purchases are accomplished through wire-transfers via credit card. It has been determined that internet opium poppy distributors send poppies to postal facilities located in the United States, a violation of the following Federal criminal laws: 21 U.S.C. § 841 (a) (1) (Illegal distribution of controlled substances); 18 U.S.C. §1341 (Mail fraud); 18 U.S.C. § 1343 (Wire fraud); 18 U.S.C. § 1956 (Money laundering).
- 8. The DEA Asheville Post of Duty, in conducting this large scale investigation into opium poppies being sold over the internet, found that the internet site "SUNDRIEDPOPPIES.COM, DBA JEFI Corp.," that was constructed for the sole purpose of distributing opium poppy. It was

later determined in this investigation that a person know only as George W. TYE is operating this criminal enterprise, and is using the aforementioned e-mail address of SUNDRIED@ADELPHIA.NET to facilitate these drug trafficking activities.

- 9. On March 26, 2010, your affiant, acting in an undercover capacity (UC) placed an order of poppy pods from SUNDRIEDPOPPIES.COM. At approximately 10:30 p.m., your affiant, acting in his undercover capacity, received an e-mail from email address

 <u>SUNDRIED@ADELPHIA.NET</u> which stated: "thank you for your order from Sun Dried Poppies! Please allow 5 to 6 days for delivery. We will notify you if any of the items are backordered. The tracking number for your shipment will be emailed to you separately."
- 10. On March 29, 2010, at approximately 6:41 p.m., your affiant received an e-mail from the US Postal Service (USPS) Click-N-Ship, providing notification that the opium poppies were shipped at the request of George W. TYE from the JEFI CORPORATION, located at: 7316 Binnacle Drive, Carlsbad, CA 92011-4680. A label and tracking number of 9405-5036-9930-0187-3905-11 was included.
- 11. Your affiant reviewed the SUN DRIED POPPIES web page which states that their "poppy pods come from a family flower farm in the Western United States."
- 12. SUNDRIEDPOPPIES.COM has the following contact information:

Sun Dried Poppies

7316 Binnacle Drive

Carlsbad, CA 92011

(760) 445-0533

- 13. On April 8, 2010, at approximately 1:00 p.m., your affiant received approximately 1,024.30 gross grams (709.1 net grams) of opium poppy (Papaver Somniferum) from SUNDRIEDPOPPIES.COM. These opium poppies were processed into evidence and sent to the DEA Southeastern Regional Lab for analysis and storage.
- 14. On June 9, 2010, your affiant sent an e-mail to <u>SUNDRIED@ADELPHIA.NET</u> to see if the e-mail address is still active and to inquire about a bulk order of opium poppy pods.
- 15. On June 9, 2010, at approximately 1:08 p.m, your affiant received an e-mail from SUNDRIED@ADELPHIA.NET that stated: "Hello [undercover name], thank you for your order, and I am so glad you were pleased! The owner is on vacation until the middle of next week. I will make sure he sees your message and promptly replies."

TECHNICAL BACKGROUND

16. In my training and experience, TIME WARNER CABLE INC. provides a variety of on-line services including electronic mail ("e-mail") access to the general public. TIME WARNER CABLE INC. allows subscribers to obtain e-mail accounts at the domain name ADELPHIA.NET as shown in the e-mail accounts listed in Attachment A. Subscribers obtain an account by registering with ADELPHIA.NET. During the registration process, TIME WARNER CABLE INC. asks subscribers to provide basic personal information; consequently, the computers of TIME WARNER CABLE INC. are likely to contain stored electronic communications (including retrieved and un-retrieved e-mail for TIME WARNER CABLE INC. subscribers) and

information concerning subscribers and their use of TIME WARNER CABLE INC. services, such as account access information, e-mail transaction information, and account application information. In general, an e-mail that is sent to a TIME WARNER CABLE INC. subscriber is stored in the subscriber's "mail box" on TIME WARNER CABLE INC. servers until the subscriber deletes the e-mail. If the subscriber does not delete the message, the message can remain on TIME WARNER CABLE INC. servers indefinitely.

- 17. When the subscriber sends an e-mail, it is initiated at the user's computer, transferred via the Internet to TIME WARNER CABLE INC's servers, and then transmitted to its end destination. TIME WARNER CABLE INC. often saves a copy of the e-mail sent. Unless the sender of the e-mail specifically deletes the e-mail from the TIME WARNER CABLE INC. server, the e-mail can remain on the system indefinitely.
- 18. A sent or received e-mail typically includes the content of the message, source and destination addresses, the date and time at which the e-mail was sent, and the size and length of the e-mail. If an e-mail user writes a draft message but does not send it, that message may also be saved by TIME WARNER CABLE INC., but such draft may not include all of these categories of data.
- 19. A TIME WARNER CABLE INC. subscriber can also store files, including e-mails, address books, contact or buddy lists, calendar data, pictures, and other files, on servers maintained and/or owned by TIME WARNER CABLE.
- 20. Subscribers to TIME WARNER CABLE INC. might not store on their home computers copies of the e-mails stored in their TIME WARNER CABLE INC. account. This is particularly

true when they access their TIME WARNER CABLE INC. account through the web, or if they do not wish to maintain particular e-mails or files in their residence.

- 21. In general, e-mail providers like TIME WARNER CABLE INC. ask each of their subscribers to provide certain personal identifying information when registering for an e-mail account. This information can include the subscriber's full name, physical address, telephone numbers and other identifiers, alternative e-mail addresses, and, for paying subscribers, means and source of payment (including any credit or bank account number).
- 22. E-mail providers typically retain certain transactional information about the creation and use of each account on their systems. This information can include the date on which the account was created, the length of service, records of log-in (i.e., session) times and durations, the types of service utilized, the status of the account (including whether the account is inactive or closed), the methods used to connect to the account (such as logging into the account via ADELPHIA's website), and other log files that reflect usage of the account. In addition, e-mail providers often have records of the Internet Protocol address ("IP address") used to register the account and the IP addresses associated with particular logins to the account. Every device that connects to the Internet must use an IP address, IP address information can help to identify which computers or other devices were used to access the e-mail account.
- 23. In some cases, e-mail account users will communicate directly with an e-mail service provider about issues relating to the account, such as technical problems, billing inquiries, or complaints from other users. E-mail providers typically retain records about such communications, including records of contacts between the user and the provider's support

services, as well records of any actions taken by the provider or user as a result of the communications.

24. In my training and experience, evidence of who was using an e-mail account may be found in address books, contact or buddy lists, e-mail in the account, and attachments to e-mails, including pictures and files.

INFORMATION TO BE SEARCHED AND THINGS TO BE SEIZED

25. Your affiant anticipates executing this warrant under the Electronic Communications
Privacy Act, in particular 18 U.S.C. §§ 2703(a), 2703(b)(1)(A) and 2703(c)(1)(A), by using the
warrant to require ADELPHIA INC to disclose to the government copies of the records and other
information (including the content of communications) particularly described in Section I of
Attachment B. Upon receipt of the information described in Section I of Attachment B,
government-authorized persons will review that information to locate the items described in
Section II of Attachment B.

CONCLUSION

- 26. Based on my training and experience, and the facts as set forth in this affidavit, there is probable cause to believe that on the computer systems in the control of TIME WARNER CABLE INC. there exists evidence of the crimes previously set forth in this affidavit. Accordingly, a search warrant is requested.
- 27. This Court has jurisdiction to issue the requested warrant because it is "a court of competent jurisdiction" as defined by 18 U.S.C. § 2711, 18 U.S.C. §§ 2703(a), (b)(1)(A) & (c)(1)(A).

Specifically, the Court is "a district court of the United States that has jurisdiction over the offense being investigated." 18 U.S.C. § 2711(3)(A)(i).

6-10-2010

Special Agent

Drug Enforcement Administration (DEA)

Sworn to and subscribed before me this, the tow day of June, 2010.

UNITED STATES MAGISTRATE JUDGE WESTERN DISTRICT OF NORTH CAROLINA

ATTACHMENT A

Property to Be Searched

This warrant applies to any information and all documentation maintained and associated with SUNDRIED@ADELPHIA.NET that is stored at premises owned, maintained, controlled, or operated by TIME WARNER CABLE INC. a company headquartered at TIME WARNER CABLE, 13820 Sunrise Valley Drive, Herndon, Virginia 20171.

ATTACHMENT B

PARTICULAR THINGS TO BE SEIZED

I. Information to be disclosed by TIME WARNER CABLE INC. (formally ADELPHIA COMMUNICATIONS):

To the extent that the information described in Attachment A is within the possession, custody, or control of TIME WARNER CABLE INC. is required to disclose the following information to the government for each account or identifier listed in Attachment A:

- a. The contents of all e-mails stored in the account, including copies of e-mails sent to and from the account, draft e-mails, the source and destination addresses associated with each e-mail, the date and time at which each e-mail was sent, and the size and length of each e-mail;
- b. All records or other information regarding the identification of the account, to include full name, physical address, telephone numbers and other identifiers, records of session times and durations, the date on which the account was created, the length of service, the types of service utilized, the IP address used to register the account, log-in IP addresses associated with session times and dates, account status, alternative e-mail addresses provided during registration, methods of connecting, log files, and means and source of payment (including any credit or bank account number);
- c. All records or other information stored by an individual using the account, including address books, contact and buddy lists, calendar data, pictures, and files;

- d. All records pertaining to communications between TIME WARNER CABLE INC. and any person regarding the account, including contacts with support services and records of actions taken.
 - II. Information to be seized by the government:

All information described above in Section I that constitutes fruits, evidence and instrumentalities of violations of 21 U.S.C. § 841 (a) (1) (Illegal distribution of controlled substances); 18 U.S.C. §1341 (Mail fraud); 18 U.S.C. § 1343 (Wire fraud); 18 U.S.C. § 1956 (Money laundering) involving the email account **SUNDRIED@ADELPHIA.NET**, including, for each account or identifier listed on Attachment A, information pertaining to the following matters:

- a) The sale or distribution of illegal drugs;
- b) The possession of illegal drugs;
- c) Information regarding the import or export of illegal drugs;
- d) Information regarding financial transactions associated with sale, distribution, possession, import, export, and pricing of illegal drugs;
- e) Records relating to who created, used, or communicated with the email account and any identifying records or information, including records about the location of any such person.

CERTIFICATE OF AUTHENTICITY OF DOMESTIC BUSINESS RECORDS PURSUANT TO FEDERAL RULE OF EVIDENCE 902(11)

Ι,	, attest, under p	enalties of perjury under the				
laws of the United States of America pursuant to 28 U.S.C. § 1746, that the information						
contained in this declaration is true and correct. I am employed by TIME WARNER CABLE						
INC., and my official title is I am a custodian of records						
for TIME WARNE	for TIME WARNER CABLE. I state that each of the records attached hereto is the original					
record or a true duplicate of the original record in the custody of TIME WARNER CABLE INC.						
and that I am the custodian of the attached records consisting of						
(pages/CDs/kilobyte	es). I further state that:					
a. all re	ecords attached to this certificate were made at	or near the time of the				
occurrence of the ma	occurrence of the matter set forth, by, or from information transmitted by, a person with					
knowledge of those matters;						
b. such	records were kept in the ordinary course of a re	egularly conducted business				
activity of TIME WARNER CABLE INC.; and						
c. such	records were made by TIME WARNER CABI	LE INC. as a regular practice.				
I further state	e that this certification is intended to satisfy Ru	ile 902(11) of the Federal				
Rules of Evidence.						
Date	Signature					

ATTACHMENT C

